TANF program(s) in the State, we will notify the State that no further information from, or action by, the State is required for the applicable two-calendar-year period.

(b) Based on our review of the State's assessment and other information, if we determine that the increase in the State's child poverty rate of five percent or more is the result of the TANF program(s) in the State, we will notify the State that it must submit a corrective action plan as specified in §§ 284.40 and 284.45.

### § 284.40 When is a corrective action plan due?

Each State must submit a corrective action plan to ACF within 90 days of the date the State receives notice of our determination that, as a result of the TANF program(s) in the State, its child poverty rate increased by five percent or more for the applicable two-calendar-year period.

### § 284.45 What are the contents and duration of the corrective action plan?

- (a) The State must include in the corrective action plan:
- (1) An outline of the manner in which the State or Territory will reduce its child poverty rate;
- (2) A description of the actions it will take under the plan; and
- (3) Any actions to be taken under the plan by the Indian tribe(s) (or Tribal consortia) operating a TANF program in the State.
- (b) The State must implement the corrective action plan until it determines and notifies us that its child poverty rate, as determined in §284.20, is less than the lowest child poverty rate on the basis of which the State was required to submit the corrective action plan. The "lowest child poverty rate" means the five percent threshold above the first year in the two-year comparison period.

# § 284.50 What information will we use to determine the child poverty rate in each Territory?

(a) Our intent is that, to the extent that reliable data are available and the procedures are appropriate, the Territories must meet the requirements in §§ 284.11 through 284.45 as specified for

the 50 States and the District of Columbia.

- (b) When reliable Census Bureau data are available for the Territories, we will:
- (1) Notify the Territories through guidance of our intent to use these data in the implementation of this part; and
- (2) Begin the process by providing to each Territory the number and percent of children in poverty in each jurisdiction, as specified in §284.20(b).

#### PART 285 [RESERVED]

# PART 286—TRIBAL TANF PROVISIONS

### Subpart A—General Tribal TANF Provisions

Sec.

286.1 What does this part cover?

286.5 What definitions apply to this part?
286.10 What does the term "assistance" mean?

286.15 Who is eligible to operate a Tribal TANF program?

#### Subpart B—Tribal TANF Funding

- 286.20 How is the amount of a Tribal Family Assistance Grant (TFAG) determined?
- 286.25 How will we resolve disagreements over the State-submitted data used to determine the amount of a Tribal Family Assistance Grant?
- 286.30 What is the process for retrocession of a Tribal Family Assistance Grant?
- 286.35 What are proper uses of Tribal Family Assistance Grant funds?
- 286.40 May a Tribe use the Tribal Family Assistance Grant to fund IDAs?
- 286.45 What uses of Tribal Family Assistance Grant funds are improper?
- 286.50 Is there a limit on the percentage of a Tribal Family Assistance Grant that can be used for administrative costs?
- 286.55 What types of costs are subject to the administrative cost limit on Tribal Family Assistance Grants?
- 286.60 Must Tribes obligate all Tribal Family Assistance Grant funds by the end of the fiscal year in which they are awarded?

## Subpart C—Tribal TANF Plan Content and Processina

- 286.65 How can a Tribe apply to administer a Tribal Temporary Assistance for Needy Families (TANF) program?
- 286.70 Who submits a Tribal Family Assistance Plan?